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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/594,030	09/25/2006	Yutaka Shibui	HEI-022	7315
32628 7590 12/23/2008 KANESAKA BERNER AND PARTNERS LLP 1700 DIAGONAL RD SUITE 310 ALEXANDRIA, VA 22314-2848			EXAMINER	
			ADDISU, SARA	
			ART UNIT	PAPER NUMBER
			3724	
			MAIL DATE	DELIVERY MODE
			12/23/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)		
	10/594,030	SHIBUI ET AL.		
Office Action Summary	Examiner	Art Unit		
	SARA ADDISU	3724		
The MAILING DATE of this communication appeariod for Reply	ppears on the cover sheet with th	ne correspondence address		
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory periot - Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICAT 1.136(a). In no event, however, may a reply but d will apply and will expire SIX (6) MONTHS tute, cause the application to become ABANDO	ION. e timely filed from the mailing date of this communication. DNED (35 U.S.C. § 133).		
Status				
1) ☐ Responsive to communication(s) filed on 25 2a) ☐ This action is FINAL . 2b) ☐ Th 3) ☐ Since this application is in condition for allow closed in accordance with the practice under	is action is non-final. ance except for formal matters,			
Disposition of Claims				
4) ☐ Claim(s) 1-6 is/are pending in the application 4a) Of the above claim(s) is/are withdr 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-6 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and application Papers 9) ☐ The specification is objected to by the Examir	awn from consideration. /or election requirement.			
10) The drawing(s) filed on is/are: a) according a deplicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	ecepted or b) objected to by the drawing(s) be held in abeyance. ection is required if the drawing(s) is	See 37 CFR 1.85(a). objected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summ Paper No(s)/Ma 5) Notice of Inform 6) Other:			

DETAILED ACTION

This Office Action is in response to the amendment filed 8/25/08. Currently, claims 1-6 are pending in this application.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
 - 1. Claims 1-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fujinawa (JP2002341915 A), in view of Yamato (USP 6,754,555).

'915 teaches a method of machining a work in a numerically controlled lathe having a rotatable spindle (220), a first tool rest (T1) configured to move back and forth relative to the spindle in a spindle axis line direction (see horizontal arrow) and in a direction crossing a spindle axis line (see vertical arrow), and a second tool rest (T2) configured to move back and forth relative to the spindle in the spindle axis line direction (see horizontal arrow), the method being characterized by comprising the steps of: judging which of the first tool rest and the second tool rest tools used in current machining are installed on; judging whether tools used in next machining are the tools installed on the first tool rest or the tools installed on the second tool rest ('915, abstract and figures 4, 6 & 10). '915 also teaches moving one tool rest (T2) toward the standby position (B1) at a fast feed speed when the tool rest (T1) on which the tools used in the

current machining are installed is different from the tool rest on which the tools used in the next machining are installed; obtaining a feed speed for the other tool rest so that the other tool rest on which the tools (T1) used in the next machining and moving (T1) to its standby position (A2) followed by increasing the speed of the other tool rest (T2) to a machining start position (B2) ('915, figures 4a-4d). Regarding claim 2, although '915 teaches a single tool on each tool rest, it is old and known to have plurality of tools on a tool rest depending on the machining operation and type of workpiece being machined (as evidenced by JP 2001-018101, figure 8).

However '915 does not teach interference boundary positions of the first and second tool rests and numerically controlling and checking the cutting edges of the tools installed on the tool rests for interference check.

YAMATO teaches a method of machining a work in a numerically controlled lathe having a rotatable spindle (106), a first tool rest (104) and a second tool rest (105) ('555, figure 6 and col. 10, line 60 through col. 11, line 10). YAMATO also teaches said first and tool rests having interfering relationships (A) and (B) between the spindle portion (106) and having an interference preventing apparatus which performs an interference checking operation for plural interfering relationships between a movable member and a structural member whereby the interference preventing apparatus comprises: an interference area defining section for defining an interference area where the movable member is likely to interfere with the structural member; an interference area data storage section for storing therein data of the defined interference checking operation for interference checking section which performs the interference checking operation for

any of the interfering relationships on the basis of the interference area data and target movement position data of the movable member and, if a possibility of the interference is confirmed, outputs an interference confirming signal to the numerical controller ('555, abstract).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify "915 such that it adapts an inference prevention means, as taught by YAMATO for the purpose of preventing interference between moving parts during machining.

Response to Arguments

Applicant's arguments with respect to claims 1-6 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sara Addisu at (571) 272-6082. The examiner can normally be reached on 8:30 am - 5 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Boyer Ashley can be reached on (571) 272-4502. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

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/Sara Addisu/ Examiner, Art Unit 3724 12/21/08 /Boyer D. Ashley/ Supervisory Patent Examiner, Art Unit 3724